	Application No.	Applicant(s)	
Notice of Allowability	09/765,168	NANZE ET AL	
	Examiner	MAZE ET AL.  Art Unit	
	South Delivered	0014	
The MAILING DATE of this communication apperall claims being allowable, PROSECUTION ON THE MERITS IS therewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT Right of the Office or upon petition by the applicant. See 37 CFR 1.313 1. This communication is responsive to 28 April 2005.  2. The allowed claim(s) is/are 13-15 (renumbered as 1-3).  3. The drawings filed on 15 November 2004 are accepted by 4. Acknowledgment is made of a claim for foreign priority un a) All b) Some* c) None of the:  1. Certified copies of the priority documents have	(OR REMAINS) CLOSED in or other appropriate common GHTS. This application is a and MPEP 1308.  the Examiner.  der 35 U.S.C. § 119(a)-(d) a been received.  been received in Application	n this application. If not included unication will be mailed in due consubject to withdrawal from issue a corn (f).	urse. THIS at the initiative
3. Copies of the certified copies of the priority doc International Bureau (PCT Rule 17.2(a)).  * Certified copies not received:  Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM	of this communication to file		
<ul> <li>THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.</li> <li>5. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give make the properties of the prop</li></ul>			TICE OF
<ul> <li>6. CORRECTED DRAWINGS (as "replacement sheets") mus</li> <li>(a) including changes required by the Notice of Draftspers</li> <li>1) hereto or 2) to Paper No./Mail Date</li> <li>(b) including changes required by the attached Examiner's Paper No./Mail Date</li> <li>Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the state of the sheet of the such sheet.</li> </ul>	on's Patent Drawing Reviews  s Amendment / Comment of  84(c)) should be written on the	in the Office action of ne drawings in the front (not the b	ack) of
7. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT I			te the
<ul> <li>Attachment(s)</li> <li>1. ☐ Notice of References Cited (PTO-892)</li> <li>2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)</li> <li>3. ☒ Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date 28 April 2005</li> <li>4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material</li> </ul>	6. ☐ Interview S Paper No./ 8), 7. ☑ Examiner's	formal Patent Application (PTO- ummary (PTO-413), 'Mail Date Amendment/Comment Statement of Reasons for Allowa	,

## **EXAMINER'S AMENDMENT**

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after allowance or after an Office action under *Ex Parte Quayle*, 25 USPQ 74, 453 O.G. 213 (Comm'r Pat. 1935). Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, prosecution in this application has been reopened pursuant to 37 CFR 1.114. Applicant's submission filed on 28 April 2005 has been entered.

# Information Disclosure Statement

2. The information disclosure statement filed 28 April 2005 fails to comply with 37 CFR 1.98(a)(2), which requires a legible copy of each cited foreign patent document; each non-patent literature publication or that portion which caused it to be listed; and all other information or that portion which caused it to be listed. It has been placed in the application file, but the information referred to therein pertaining to the Alan Simpson "Mastering WordPerfect 5.1 & Windows" citation has not been considered. All other references have been considered as noted.

## **Drawings**

3. The drawings were received on 15 November 2004. These drawings are approved.

## Election/Restrictions

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4. Applicant's election of 13-15 in the reply filed on 15 November 2004 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).

5. This application is in condition for allowance except for the presence of claims 16 to 18 non-elected without traverse. Accordingly, claims 16 to 18 been cancelled.

## Examiner's amendment

6. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

The application has been amended as follows:

Claims 16 – 18 have been cancelled.

## Allowable Subject Matter

- 7. Claims 13-15 are allowed.
- 8. The following is an examiner's statement of reasons for allowance:

The examiner concurs with the applicant that the art of record fails to particularly disclose or suggest the newly amended claim limitation where a "search continues as channel guide information is updated by the receipt of new channel guide information during said

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search step" effectively allowing the user to establish a ongoing reminder for television programs meeting the search criteria.

As to the art of record, the Hoarty reference generally discloses a method for searching for program guide information of interest wherein the user is operable to be alerted to the presence of other programming at a future date meeting the criteria. While the reference states that it is operable to notify a user as to future events meeting the search criteria, it is unclear if the future notification of other events associated with matching the search criteria necessarily occurs as channel guide information is updated. For example, as shown in Figures 25-26, the user designated recording/reminder for a program on June 24 and subsequently indicates a desire to be notified of other Bogart movies. It is unclear, however, from the disclosure that the user is actually being reminded of any future programs over and beyond those occurring on either June 25 or June 26<sup>th</sup> which were originally retrieved as matching the search criteria such that the search is on-going while program guide data is being updated so as to notify the user of additional occurrences. For example, it is unclear if a user would be notified of additional programs meeting the search criteria beyond June 26<sup>th</sup> without manually re-executing the search. The Ferguson and Yanagihara et al. references, of record, provide evidence that it is known to schedule and/or automatically execute continual searches so as to automatically alert the user as to information of interest. However, the particular usage of the automatic alerting in the Ferguson and Yanagihara et al. references is solely taught in relationship to documents (ex. publications, press releases, newspaper articles, etc.). Therefore, the references do not appear to be in the field of applicant's endeavor or reasonably pertinent to the problem with which the applicant was concerned;

namely an apparatus for scheduling the selection of a television program for watching or recording as identified in the instant application (IA: Page 1, Lines 9-11). Furthermore, the references provide no teaching or suggestion to apply the non-analogous art to an interactive television distribution system such as that employed by Hoarty.

As to other art of record, it is noted that the Schein et al. reference appears to teach the claimed limitation, however, the earlier filling for which priority is claimed and is needed to antecedent the valid priority claim of the instant application does not provide adequate support for the usage of on-going searches. Accordingly, the Schein et al. reference does not qualify as prior art under 35 U.S.C. 102 to be used against the instant application. Similarly, the previously cited, Robarts et al. reference teaches the claimed limitation, but it also does not qualify as prior art under 35 U.S.C. 102 against the instant application.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Scott Beliveau whose telephone number is 571-272-7343. The examiner can normally be reached on Monday-Friday from 8:30 a.m. - 6:00 p.m.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, John W. Miller can be reached on 571-272-7353. The fax phone number for the

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organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published

applications may be obtained from either Private PAIR or Public PAIR. Status information

for unpublished applications is available through Private PAIR only. For more information

about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access

to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197

(toll-free).

**SEB** 

June 14, 2005

**TECHNOLOGY CENTER 2600**